





U.S. Department of Housing and Urban Development

Community Planning and Development

Office of Urban Rehabilitation and Community Reinvestment

Washington, D.C. 20410

December 1978

ighborhood revitalization is a high priority of the Department, and localities are monstrating creative methods in their use of HUD funds to support housing abilitation. It is our hope that local efforts will benefit from HUD's technical sistance activities.

cerely,

bert C. Embry, Jr.

sistant Secretary

This first guidebook explains the operations of the Title I program. It describes the way Title I insurance is being used with CDBG funds to make home improvement loans affordable for lower income property owners. More detailed information on the Title I program requirements is contained in the "Title I Property Improvement Loan Operating Handbook," HUD Document number 4700.1.

The second guide, FHA Title I Property Improvement Loans in Public Rehabilitation Programs. Case Studies, offers a detailed study of the use of Title I by local governments, lenders, and State housing finance agencies in rehabilitation programs. The third guide, Financial Leveraging in Community Development Rehabilitation, provides a broader view of the use of public funds to generate commitments of private financing for housing rehabilitation.

Michael Ehrmann, Director of the Division of Rehabilitation Policy and Assistance, Office of Urban Rehabilitation and Community Reinvestment, has written these three documents. From 1971 to 1974, Mr. Ehrmann directed the Hoboken, New Jersey Municipal Home Improvement Project, where he developed the prototype program which combines public funds with Title I insured loans. As Deputy Director of the Housing Action Council in White Plains, New York from 1974 to 1978, he organized a county preservation program incorporating a \$12 million commitment in low interest Title I loans from 30 lending institutions.

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have been made under Title I, and today nearly \$1 billion in loans are being made annually. Losses from loan defaults have averaged just over one percent.

Recently, the Title I program has become a useful instrument in the rehabilitation of housing in aging urban neighborhoods – a neglected credit market. A number of States and localities across the Nation are combining Title I insurance with funds from public sources to enable lower income owners in such areas to upgrade their housing.

These programs are using a variety of approaches. For example, grants from public funds may be used to reduce or subsidize interest payments, or to reduce the amount of principal that must be borrowed. All of the methods are designed to bring monthly payments of Title I insured loans down to a level that can be repaid by lower income property owners. This leveraging

approach to meeting local needs has advantages for

lenders, local public agencies, and borrowers.

# **Advantages for Lending Institutions**

The Title I program sets up an insurance reserve for each institution making Title I loans and provides lenders with up to 90 percent reimbursement of any losses they may incur due to defaults. The loans can be processed according to normal credit standards and procedures of the lending institution, and there is a minimum of paperwork required by the Federal Government. The maximum interest rate on Title I loans is 12 percent, which permits a market return on insured credit to the lender

Furthermore, public agencies using Title I insurance with publicly funded property improvement programs have provided staff to facilitate the lending process. The staff functions differ somewhat from program to program, but they usually include helping property owners to determine the repairs that should be made and to

obtain bids from qualified contractors, preparing cost

### Advantages for Public Agencles

Title I can be used as a leveraging tool in rehabilitation programs supported by Community Development Block Grants and other public funds. The 90 percent insurance coverage offered under Title I can be a significant incentive for program participation by lenders who have limited investments in the proposed target areas and lear that their involvement will be risky. By involving private resources in rehabilitation loans, the public funds are used merely to reduce repayment costs for lower income property owners. In this way, more loans can be made than would be possible if CDBG funds were used exclusively to finance rehabilitation costs. Further, public funds are freed for the improvement of public facilities in larget neighborhoods.

# **Advantages for Property Owners**

The combination of CDBG-Title I loan programs can make credit affordable to lower income property owners. They also help owners at the major stages of property improvement, from planning through execution of the job, to assure that the work is properly done at a competitive price.

In addition, the programs help to stabilize ownership in older neighborhoods. In recent years real estate interests have found such neighborhoods to be desirable for investment purposes. Deteriorated properties are purchased at a low price, rehabilitated, and resold. Such activities serve to stabilize neighborhood conditions and increase the value of ownership for existing residents.

does not review individual loans at the time of approval, except when the amount of the loan exceeds \$15,000. Such applications involve multiunit structures and must be sent to the local HUD area office for prior approval.

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The lending institutions originate and service Title I loans from their own funds and collect all payments. HUD's role is to provide insurance against loan defaults. In return for lender payment of an insurance premium amounting to ½ percent of the net proceeds of each loan, the Federal Government establishes an "insurance reserve" for every participating londer. Financial institutions can draw on this reserve to defray 90 percent of any losses due to defaults.

Title I loans differ from other lending tools, particularly conventional and federally-insured mortgages. The property improvement loans cannot be used for the purchase of property, and refinancing of existing indebtedness is limited to cases where there are preexisting Title I obligations. Eligibility for Title I loans is not based on the appraised value of the property to be improved or mandated HUD standards. Rather, loan decisions are based on the credit-worthiness of applicants as determined by the lending institutions. Such standards primarily consider an applicant's ratio of outstanding indebtedness and/or housing costs (including the projected new obligation) to total income. Previous credit history, as ascertained through a credit check by the lender, is also an important factor in loan decisions.

recorded lien on the improved property. This security can fall in line of priority after existing encumbrances on the property, i.e., in a second or third position. Federal regulations pertaining to the lien do not mandate a formal property appraisal, and most participating lenders do not make such appraisals for Title I loans. A title search need not be done unless required by State law.

Title I loans in excess of \$7,500 must be secured by a

1. Lenders already approved for Title I participation that have been granted "contracts of insurance" by HUD. These include banks and trust companies, mutual savings banks, savings and loan associations, credit unions, personal finance companies and mortgage and installment lending companies. The approved institutions remain indefinitely eligible for Title I participation unless their contracts have been cancelled for cause by HUD after a detailed investigation of problems in the lender's use of Title I. Financial institutions with con-

tracts of insurance that have not processed Title I loans in recent years may reenter the program at any time.

ticipation by four types of institutions:

- 2. Membors of the Federal Reserve System, or the Federal Home Loan Bank System, and institutions whose deposits are insured by the Federal Deposit Insurance Corporation.
- that is empowered to conduct an installment lending operation.

3. Any Federal, State, or municipal government agency

4. Any other lending institution that meets requirements stated in the Title I Handbook.

### **Loan Categories**

Four types of loans are insured under Title I. Two are for the improvement of existing structures (Class 1 loans) and two are for new construction (Class 2 loans).

Class 1(a) loans are for the repair, alteration, or improvement of a single-family dwelling or nonresidential structure. ("Family" is defined as one or more persons living, sleeping, cooking, and eating on the same premises and as occupants of one living unit.)

Class I(b) loans are for the repair, alteration, conversion, or improvement of a structure for use as a dwelling by two or more families.

Title I loans may be either **direct** or **indirect**. A direct loan is applied for and disbursed to a property owner or a lessee, who then pays contractors for work on the structure. An indirect, or dealer loan, involves an intermediary (usually the home improvement contractor serving as general contractor on a job). The intermediary is a party to the initial application and contract for repair of the borrower's property. Dealer loans once constituted a major portion of Title I lending; but now borrowing by property owners or lessees is more common.

## Eligible Borrowers

use.

subject to the following conditions:

Class 1(a) loans are only for single-family dwellings or nonresidential structures. They may not involve principal amounts exclusive of any financing charges, in

Property owners and lessees may apply for Title I loans,

cipal amounts exclusive of any financing charges, in excess of \$15,000.

Class 1(b) loans can be used for two-family or larger

residential structures that are individually owned. (Corporations are not eligible.)

For lessees, the lease term must exceed the length of note maturity by at least six months. (Most loans to lessees involve nonresidential structures.)

lish a shorter repayment period on small loans, but this is a matter of individual policy.

Maximum Loans - The effective ceiling for Class 1(a) loans is \$15,000. (Prior approval of HUD's Federal Housing Commissioner is required for loans in excess of this amount.) Principal amounts of Class 1(b) loans cannot be for more than \$5,000 per dwelling unit, and up to \$25,000 for five or more dwelling units. An individual owning several properties may obtain more than one loan to improve each property, as long as the maximum loan amount permitted for each property is not exceeded.

# Eligible Improvements

damaged by deterioration, lire, or other casualty. The loans cannot be used to finance the completion of shell houses or other unfinished structures. Eligible improvements that may be made closely corre-

Class 1 loans can be used only to finance alterations,

repairs, and improvement of a completed structure. It must be presently occupied, formerly occupied, or

spond to the rehabilitation priorities established by local rehabilitation programs supported by CDBG funds. Specifically, the eligible improvements for Class 1 loans include:

- enlarging a structure;
- repairing or replacing plumbing and electrical systems:
- · improving heating systems, such as installation of stoves, oil burners, or coal, gas, and electrical furnaces;
- painting and plastering;
- · insulating, including installation of siding and awnings,
- installing new bathrooms, kitchens, living rooms, bedrooms, and closets (built-in kitchen equipment is eligible in residential structures if the borrower owns the property);

- constructing an attached building, such as a garage. for a completed house or other existing buildings, including apartment houses, hotels, office buildings, hospitals, orphanages, colleges, churches, manufacturing plants, and mobile homes. installing fire safety equipment; and
- installing solar energy systems and other energyconserving improvements.

Mobile homes are eligible for the allowable improvements cited above, subject to certain conditions described in the Title I Handbook.

## Ineligible Improvements

HUD has determined that certain types of improvements cannot be financed through Title I because they are luxury items, do not improve the basic livability of a dwelling, or are not a permanent part of the really. Items that cannot be financed with a Title I loan include:

- bathhouses

barbeque pits

- burglar alarms or burglar protection bars
- dumbwaiters
- demolition of structure, unless the purpose is to improve the existing structure remaining on the property · farm or dairy equipment (except bulk milk tanks and milk coolers)
- equipment and machinery such as presses, drills, lathes, and similar items used in industrial or commer-
- cial establishments flower boxes
- greenhouses (unless commercial greenhouses)

ee surgery
Ilance or cornice boards
Alerproofing of a structure by pumping or injecting a
tance into the earth near or under basements,
dations, or floors.

rance Coverage and Charges

# establishes an insurance reserve account for each

e particular lending institution.

levision antennas

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ng institution that participates in the Title I program. ach Title I loan, 10 percent of the net proceeds of pan is credited to the lender's insurance reserve. Institutions approved for payment by HUD are paid this fund and are deducted from the reserve fund.

ance to a lending institution, a lender's reserve is iminished except to pay out claims. After that, HUD ces the unused reserves of each financial institu-

first five years after HUD issues a contract for

nues to make this adjustment of reserves annually. ite this procedure, no volume lender in the history. Title I program has failed to receive payment on sidue to the unavailability of reserve funds.

y 10 percent down to a minimum of \$15,000, and

charges lenders an insurance fee of ½ percent a of the net proceeds of each insured loan. No porfithis charge can be passed on, directly or intitly, to the borrower if the interest on the loan is at 2 percent maximum.

mum of nine months and 31 days. Legal fees for collections are also reimbursable.

prospective ritie trenders.

Final determinations on the approval of insurance contracts are made by the Title I headquarters office in Washington, D.C. Determination is usually made within two months of initial application.

# **Processing Loan Applications**

When a financial institution receives its insurance contract, it may begin processing individual loan applications. The basic Title I individual borrower's application must then be completed. Many lenders ask applicants to provide supplementary material, such as an income tax statement for the previous year or a certified profit and loss statement on a self-employed applicant. In addition, lenders may request contractor's estimates covering projected repairs, or a listing of materials if an owner is planning to do the work. Dealer toans require additional documentation, as described in the Title I Handbook.

Some Title I lenders who work with CDBG rehabilitation programs provide public agencies with verbal judgments about the likelihood of loan approval, based upon the borrower's income and the projected cost of repairs. However, formal credit determinations can only be made after applications have been submitted to the financial institutions.

Once a lender has approved an application for a Title I loan, usually within a week, the borrower is asked to sign a promissory note incorporating the value and terms of the loan and, where applicable, must agree to the placing of a lien on the property. The formats for notes and lien agreements are drawn up by the individual institutions.

#### Reporting Lending Activities

The Title I program is designed to minimize the paperwork that is required of financial institutions. Loan reporting requirements established by HUD call for a streamlined procedure that is consistent with normal lender practices for recording their lending transactions.

Financial institutions are required to report to HUD all new Title I loans, refinancing of existing obligations, ar loan transfers. Such reports must be made within 31 days after the date of the note or the date upon which i was purchased from a dealer. HUD has prepared simple forms for reporting these activities. On new loans, financial institutions may use the 80-column punched tabulating cards they already may be using fitheir own internal record keeping.

insurance on the specific loan; this billing is usually the charge for one year and is payable within 25 days of the lender's receipt of the report. Additional charges are billed on the anniversary of the signing of the note. For loans that mature in 25 months or less, the entire insurance charge is billed and payable when the loan is approved.

### **Settlement of Claims**

Speedy and sympathetic processing of claims for losses from lenders has been a critical element in the popularity of the Title I program. At the same time, the Federal Government is responsible for assuring that maximum efforts are exerted to obtain repayment from borrowers before tax dollars are spent to reimburse financial institutions. Thus, the Title I system for claim reimbursement protects both the lender and the public interest.

When lenders have prepared their requests for the reimbursement of claims, HUD reviews the cases and repays lenders. Most claims for losses are reimbursed within two months or less. However, a lender's failure to provide adequate documentation for a claim can substantially delay this process.

HUD does not require lenders to engage in litigation in their efforts to collect on defaulted Title I loans, and a specific list of required collection procedures for Title I loans has not been established. Nevertheless, HUD's investigation of claim requests requires evidence that lenders have made determined attempts to gain repayment of obligations.

HUD will not process a claim for reimbursement until a formal demand letter has been sent to the borrower indicating that a loan is in default and requesting full repayment. The claim is made on an official HUD form. In submitting claims to HUD for reimbursement, lenders

the Title I Handbook).

When HUD receives the reimbursement application, it reviews the case and makes a determination. On loans where claims are to be paid, HUD computes the insured loss and a check from the U.S. Treasury is sent to the lender for the reimbursable amount.

### **Field Monitoring**

HUD is not involved directly with lenders on a day-to-day basis in regard to individual Title I loans. HUD's Title I Financial Representatives visit each participating lender only periodically (usually every two to throe years) to review credit practices, examine the Title I portfolio, and discuss any problems, particularly those regarding loan defaults. In between these visits, lenders can reach either the Regional Financial Representative or a Title I representative at the HUD Area Office when questions arise about program regulations or specific applications.

effective interest rates to borrowers down to 3 percent. This program, funded in part by the State of New Jersey, introduced three new financing concepts to the field of housing rehabilitation. First, public funds are paid to program participants in a one-time grant which is com-

bines lending from the private sector with publicly-

financed principal reduction payments that bring the

program participants in a one-time grant which is computed to provide borrowers with an effective 3 percent interest rate, but which actually reduces the principal that must be borrowed. (This mechanism is easier to administer and is less costly than traditional government subsidies that make annual payments to borrowers or to lenders.) Second, private lenders have been directly

involved in financing the government-sponsored re-

percent of the funds required for each rehabilitation

loans under Title I.

habilitation effort and have provided an average of 80

project. Third, banks participating in the program make

The Hoboken rehabilitation program is a successful private-public effort. Since 1972, there have been more than 600 Title I loans processed by local lending institutions, and there have been no defaults.

With the advent of CDBG funding in 1974, other locali-

With the advent of CDBG funding in 1974, other localities have adopted the Principal Reduction Payments model for their local rehabilitation efforts. Among these localities are Westchester County and Long Island, New York, where local banks have voluntarily dropped their

on loans from a market level down to the rate (usually from 3 to 6 percent) established by local programs. The bank has lowered its rate of return to 11 percent, which reduces the payments needed from public funds to create a lower effective rate to borrowers.

As in the Principal Reduction system, payments by pu

program which it offers to local public agencies. The

approach uses CDBG funds to bring Title Linterest rate

lic agencies to cover the interest subsidy are made in

lump sum when the loan is committed. This approach

requires from 40 to 60 percent fewer CDBG dollars per loan than does the periodic payment of a subsidy throughout the loan term. The bank receives the CDBG funds directly. If property owners repay the loan before the due date, the bank reimburses the CDBG agency for a portion of the public payment.

Thirty-two local public agencies are working with the Security Pacific Bank's Interest Subsidy program. As a June 30, 1978, 1,150 loans had been processed involved.

June 30, 1978, 1,150 loans had been processed involving \$9.6 million in bank funds. This volume is accelerating as local agencies refer more applications from the CDBG target areas.

value of \$46 million have been made to local property owners for rehabilitation purposes since 1975. The MHFA approach is being adopted, with modification, by a number of other State agencies and by at least one municipal redevelopment agency.

In the Minnesota program, 14,500 loans with a total

These approaches for the use of Title I loans in conjunction with public funds for property rehabilitation are described in greater detail in Title I Insured Property Improvement Loans as a Financing Tool for Public Rehabilitation Programs: Case Studies.

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- (d) A resume of the consumer credit lending experience of the officer to be in charge of making these loans.
- (e) A copy of our most recent financial statement (not over 6 months old).
- (f) A copy of the note form we propose to use on Title I loans.

If your institution is not subject to federal or state supervision, the following exhibits are also required:

- (g) A detailed audit of our books made by an independent accountant, not in our own employ, certified by an officer of our company, showing an acceptable corporate not worth.
- (h) A letter or letters from banking institutions setting forth amount of credit available for FIIA property improvement loan financing.

#### NOTE:

If notes will be sold give full details, to whom, on what besis or arrangements, and if written agreements have been executed, send two copies in each case as an additional exhibit.

Forward original application and required exhibits to the Director of the FHA insuring Office for your area.

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Any person who knowingly makes a false statem misrepresentation to be made shall be subject to both, under provisions of the United Stores Crin	a fine of not more than \$5000 or by imprisonni	
	STANT - APPLICANT READ BEFORE SIGNIN	6
The selection of a Contractor or Healer, acceptance nor the Financial Institution guarantees the materia	of materials used, and work performed it your re	spontibility. Neither the HUD FIIA
I (We) certify that the above statements are true, at	curate, and complete to the best of my four) kind	intedge and belief. This application
aball remain the property of the Lending Institution  1 (We) hereby consent to and authorize the Lending	to which submitted for the purpose of obtaining	g a loan.
proved property for the purpose of determining tha	the iniprovements specified in this application	have been completed
•		
Name (Applicant)	(LS) Nome (Co-Apr	trail.
<del></del>	re Contractor/Dealer, the person(s) selling the ab	
SALESPERSON: must sign the following certificats		
I (We) certify that, 1) I (Wu) nm (are) the person(s)	win sold the job, 2) The Contract contains the	whole agreenent with the burrawer,
3) The borrower has not been given or promised a c receive a cash bonus or commission on future safes a		
have not been missepresented; an promises impossit	de of attainment, to encouragement of trial pure	hase; no promise that the improve-
ments will be used as a model for advertising or athe	er demonstration purposes, and no offer of over	E Christian Tring
	(LS) Name	
	(s) the sens and	sugnature are as thown above)
If application is prepared by one other than the app I (We) certify that the statements made herein are b best of my (our) knowledge and belief.		
•		
Prepased By:	Address:	
Representing		
(Reserved for use of Lending Institution):		